

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA**

Defendant Springer fails to identify any basis for his motion to dismiss that could not have been anticipated or factually supported as of May 15, 2009. Furthermore, Defendant Springer continues to act in wanton defiance of the Court's scheduling order. The United States hereby enters its general opposition to Defendant Springer's Eighth Motion to Dismiss. Should the Court accept Defendant Springer's motion as filed, the United States requests an extension of time to file a more detailed response as to the merits of Defendant Springer's motion.

Respectfully submitted,

THOMAS SCOTT WOODWARD
ACTING UNITED STATES ATTORNEY

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CERTIFICATE OF SERVICE

I hereby certify that on the 13th day of August 2009, I electronically transmitted the foregoing document to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

Lindsey Kent Springer
Pro se Defendant

Oscar Amos Stilley
Pro se Defendant

Robert Williams
Standby Counsel assigned to Lindsey Kent Springer

Charles Robert Burton, IV
Standby Counsel assigned to Oscar Amos Stilley.

/s Charles A. O'Reilly
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